IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS CORPUS CHRISTI DIVISION

MADO	VEASEY.	at al
MAKC	VEASEI.	. eı aı

Plaintiffs,

v.

Civil Action No. 2:13-cv-193 (NGR)

RICK PERRY, et al.,

Defendants.

UNOPPOSED MOTION FOR ENTRY OF THIRD AMENDED SCHEDULING ORDER

As per the discussions at the most recent status conferences, the parties have been discussing changes in the scheduling which would not affect either the date of the Pretrial Conference (August 27) or the date of the start of trial (September 2). These changes were made necessary because of corrected DPS data and an accompanying Match/No Match list, and to accommodate the schedules of the parties' experts. To that end, the parties have conferred and propose changes to the Second Amended Scheduling Order, which would:

- 1. Provide for those Plaintiffs' expert reports not dealing with the revised DPS data and accompanying Match/No Match list to be filed on August 11, and those that do (both Plaintiffs' and Defendants') to be filed by August 15, except for the Barreto/Sanchez Reply Report, whose due date the parties are still discussing (Exh. A ¶ 4).
- 2. Changes the date for submissions of the proposed Findings of Fact and Conclusions of Law from August 18 to August 22 (Exh. A ¶ 7).

3. Provides a schedule for the submission of transcript designations, counter-

designations, and objections thereto (Exh. A \P 7).

4. Makes provision for extension of expert depositions, by agreement, of counsel

and supplementation of Findings of Fact based on depositions occurring after August 21 (Exh. A

¶¶ 5, 7).

5. Provides two more days (from August 20 to August 22) for filing of the Joint

Pretrial Order (¶ 10). The parties note, however, that this date was set by the Court and fully

respect the Court's need for additional time to review the Joint Pretrial Order, if the Court

chooses to hold to the original date.

We have provided a clean version (Exh. A) and a red-lined version (Exh. B) of the

proposed Third Amended Scheduling Order for the Court's review.

For the reasons set forth above, all parties respectively request that the Court enter the

proposed Third Amended Scheduling Order.

Date: August 11, 2014

Respectfully submitted,

s/ Ezra Rosenberg

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CERTIFICATE OF SERVICE

I hereby certify that on August 11, 2014, I served a true and correct copy of the foregoing via the Court's ECF system on all counsel of record.

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